State of South Dakota

NINETY-THIRD SESSION LEGISLATIVE ASSEMBLY, 2018

729Z0350

SENATE BILL NO. 75

Introduced by: Senators Soholt, Haverly, Killer, Maher, Rusch, and Solano and Representatives Heinemann, Campbell, Clark, DiSanto, McCleerey, and Steinhauer

1 FOR AN ACT ENTITLED, An Act to establish certain provisions regarding the dispensing of 2 biological products. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. That § 36-11-2 be amended to read: 5 36-11-2. Terms used in this chapter mean: "Association," the South Dakota Pharmacists Association; 6 (1) 7 "Biological product," as defined in 42 U.S.C. 262(i), as of January 1, 2018; (2) "Board" or "board of pharmacy," the State Board of Pharmacy in South Dakota; 8 (3) 9 (3)(4) "Brand name," the proprietary or registered trademark name given to a drug product 10 by its manufacturer, labeler or distributor and placed on the drug or on its container, 11 label or wrapping at the time of packaging; 12 $\frac{(4)(5)}{(5)}$ "Chemicals," the chemical materials or medicine;

(5)(6) "Compounding," the preparation, mixing, assembling, packaging or labeling of a

drug or drug device as the result of a practitioner's prescription drug order or an

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1	initia	ative based on the pharmacist/patient/practitioner relationship in the course of
2	profe	essional practice or for the purpose of or as an incident to research, teaching or
3	chen	nical analysis and not for sale or dispensing. Compounding The term also
4	inclu	ides the preparation of drug or drug devices in anticipation of prescription drug
5	orde	rs based on routine, regularly observed prescribing patterns;
6	(6) (7) "Del	ivery," the actual, constructive or attempted transfer of a drug or drug device
7	from	one person to another, whether or not for a consideration;
8	(7) (8) "Dis	pense" or "Dispensing," the preparation and delivery of a drug to a patient or a
9	patie	ent's agent pursuant to a prescription drug order in a suitable container with
10	appr	opriate labeling for subsequent administration to or use by a patient. Dispensing
11	The	term includes preparation of labels for drug devices if the labeling is related to
12	the d	losage and administration of drugs;
13	(8) (9) "Dis	tributing," the delivery of a drug or drug device other than by administration or
14	dispe	ensing;
15	(9) (10)	"Drug administration," the direct application of a drug or drug device by
16		injection, inhalation, ingestion or any other means to the body of a patient or
17		research subject;
18	(10) (11)	"Drug device," equipment, process, biotechnological entity, diagnostic agent
19		or other product used in combination with a drug to provide effective
20		management of medication regimens;
21	(11) <u>(12)</u>	"Drug utilization review program," any program operated solely or partially
22		as a professional standards review organization whose purpose is to educate
23		pharmacists and practitioners on severe adverse reactions to drugs, therapeutic
24		appropriateness, overutilization and underutilization, appropriate use of

1		generic products, therapeutic duplication, drug-disease contraindications,
2		drug-drug interactions, incorrect drug dosage or duration of drug treatment,
3		drug-allergy interactions and clinical abuse or misuse, as well as to identify
4		and reduce the frequency of patterns of potential and actual fraud, abuse, gross
5		overuse, inappropriate care or medically unnecessary care associated with
6		specific drugs or groups of drugs among practitioners, pharmacists and
7		patients;
8	(12) (13)	"Equivalent drug product," a drug product, other than a biological product, that
9		is considered to be therapeutically equivalent to other pharmaceutically
10		equivalent products as determined by the latest edition of Approved Drug
11		Products with Therapeutic Equivalence Evaluations, as adopted by the South
12		Dakota Board of Pharmacy board pursuant to chapter 1-26;
13	(14) "Inte	rchangeable biological product," a biological product that the U.S. Food and
14	<u>Drug</u>	Administration either has licensed and determined meets the standards for
15	inter	changeability pursuant to 42 U.S.C. 262(k)(4), as of January 1, 2018, or has
16	deter	mined is therapeutically equivalent as set forth in the latest edition of, or any
17	supp	lement to, the Food and Drug Administration's Approved Drug Products with
18	Ther	apeutic Equivalence Evaluations publication as adopted by the board pursuant
19	to ch	apter 1-26;
20	(13) (15)	"Labeling," the process of preparing and affixing a label to any drug or drug
21		device container exclusive of the labeling by the manufacturer, packer or
22		distributor of a nonprescription drug or commercially packaged legend drug
23		or drug device;
24	(14) (16)	"Medical device," an instrument, apparatus, implement, machine, contrivance,

1 implant, in vitro reagent or other similar or related article, including any 2 component, part or accessory, which that is intended for use in the diagnosis 3 of disease or other conditions or in the cure, mitigation, treatment or 4 prevention of disease in man or other animals or is intended to affect the 5 structure or any function of the body of man or other animals, which that does 6 not achieve any of its principal intended purposes through chemical action 7 within or on the body of man or other animals and which that is not dependent 8 upon being metabolized for achievement of any of its principal intended 9 purposes; 10 "Medicines," drugs or chemicals or their preparations in suitable form for the (15)(17) 11 prevention, relief or cure of diseases when used either internally or externally 12 by man or for animals; 13 "Nonprescription drugs," drugs which that are labeled for use by the general (15A)(18)14 public in accordance with § 502 of the Federal Food, Drug and Cosmetic Act 15 as amended through January 1, 1997, and may be sold without a prescription 16 drug order in accordance with § 503 of the Federal Food, Drug and Cosmetic 17 Act as amended through January 1, 1997. The term does not include drugs 18 which are required by federal law to bear the statement, "Caution: federal law 19 prohibits dispensing without prescription," drugs intended for human use by 20 hypodermic injection, or animal remedies regulated by chapter 39-18; 21 (16)(19) "Patient counseling," oral communication by the pharmacist of information to 22 the patient or caregiver, as defined in rules promulgated pursuant to chapter 23 1-26, to improve therapy by ensuring proper use of drugs and drug devices; "Pharmaceutical care," provision of drug therapy and other pharmaceutical 24 $\frac{(17)}{(20)}$

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1		patient care services intended to achieve outcomes related to cure or
2		prevention of a disease, elimination or reduction of a patient's symptoms or
3		arresting or slowing of a disease process;
4	(18) (21)	"Pharmacist," an individual a person licensed by the State Board of Pharmacy
5		board to engage in the practice of pharmacy;
6	(19) (22)	"Pharmacy," any place within or outside this state licensed by the State Board
7		of Pharmacy board where drugs are dispensed and pharmaceutical care is
8		provided to residents of this state;
9	(20) (23)	"Practitioner," an individual a person licensed, registered or otherwise
10		authorized by the jurisdiction in which he the person is practicing to prescribe
11		drugs in the course of professional practice;
12	(21) (24)	"Prescription drug order," a written or oral order of a practitioner for a drug or
13		drug device for a specific patient;
14	(25) <u>"Prop</u>	per name," the nonproprietary name for a biological product designated by the
15	<u>U.S.</u>	Food and Drug Administration license for use upon each package of the
16	produ	uct;
17	(22) (26)	"Registered pharmacy technician," a person registered by the board who is
18		employed by a pharmacy to assist licensed pharmacists in the practice of
19		pharmacy by performing specific tasks delegated by and under the immediate
20		personal supervision and control of a licensed pharmacist, as permitted by the
21		board;
22	(23) (27)	"Retail place of business," any place where merchandise is sold at retail and
23		from which original packages of nonprescription drugs are sold or taken to be
24		sold at retail;

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1	(24) (2	8) "Reverse distributor," any person or business registered with the Drug
2		Enforcement Administration that accepts drug products from vendors and
3		returns the drug products to manufacturers for credit or destruction.
4	Sectio	n 2. That § 36-11-11 be amended to read:
5	36-11-	-11. The Board of Pharmacy may promulgate rules pursuant to chapter 1-26 as
6	follows:	
7	(1)	Pertaining to the practice of pharmacy;
8	(2)	Relating to the sanitation of persons and establishments licensed under the provisions
9		of this chapter;
10	(3)	Pertaining to establishments licensed under the provisions of this chapter wherein any
11		drug is compounded, prepared, dispensed or sold;
12	(4)	Providing for minimum equipment and standards of establishments licensed under
13		the provisions of this chapter;
14	(5)	Pertaining to the sale of drugs by or through any mechanical device;
15	(6)	In cooperation with other governmental agencies where there exists a joint
16		responsibility for protecting the public health and welfare;
17	(7)	Pertaining to the sale of nonprescription drugs;
18	(8)	To adopt such publications or supplements thereto as shall from time to time be
19		deemed necessary to describe the drugs, medicines, prescription drugs, dispensing
20		physician or other terms used in § 36-11-2;
21	(9)	Pertaining to the posting of prescription prices on the premises of a pharmacy
22		department to provide consumers with comparative pricing information;
23	(10)	Pertaining to registration of drug wholesalers and manufacturers;
24	(11)	Pertaining to home health care and service;

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- 1 (12) Pertaining to computerized pharmacy;
- 2 (13) Pertaining to the registration of registered pharmacy technicians and the suspension
- 3 or revocation of registration; an annual registration fee not to exceed thirty dollars;
- 4 and tasks that may not be delegated by a licensed pharmacist to a registered
- 5 technician;
- 6 (14) Redispensing of pharmaceuticals;
- 7 (15) Pertaining to the dispensing of biological products.
- 8 Section 3. That § 36-11-19.7 be amended to read:
- 9 36-11-19.7. No nonresident pharmacy may dispense an equivalent drug product or an
- 10 <u>interchangeable biological product</u> if a brand name has been prescribed, unless the dispensing
- is done in compliance with the laws of this state nor may dispense an equivalent drug product
- or an interchangeable biological product to a resident of this state without informing the patient
- of the selection and the right to refuse the product selected either by telephone or in writing.
- Section 4. That § 36-11-46.2 be amended to read:
- 15 36-11-46.2. A practitioner may prohibit a pharmacist from selecting an equivalent drug
- product or interchangeable biological product by handwriting on the prescription drug order the
- words, "brand necessary", or words of similar meaning. The prohibition may not be preprinted
- or stamped on the prescription drug order. This selection does not preclude a reminder of the
- 19 procedure required for the practitioner to prohibit selection by a pharmacist from being
- 20 preprinted on the prescription drug order. If an oral prescription is given to a pharmacist, the
- 21 practitioner or practitioner's authorized agent shall instruct the pharmacist if selection of an
- 22 equivalent drug product or interchangeable biological product is prohibited. The pharmacist
- shall note the instructions on the file copy of the prescription drug order.
- Section 5. That § 36-11-46.3 be amended to read:

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1 36-11-46.3. The pharmacist or the pharmacist's agent shall inform the person receiving the

- 2 drug or biological product pursuant to the prescription drug order of the selection of an
- 3 equivalent drug product or <u>interchangeable biological product</u> and of the person's right to refuse
- 4 the product selected. A pharmacist shall, upon request of the prescribing practitioner, provide
- 5 information regarding substitutions of equivalent drug products.
- 6 Section 6. That § 36-11-46.5 be amended to read:
- 7 36-11-46.5. A pharmacist who selects an equivalent drug product <u>or interchangeable</u>
- 8 <u>biological product</u> pursuant to this chapter assumes no greater liability for selecting the
- 9 dispensed drug or biological product than would be incurred in filling a prescription for a drug
- or biological product prescribed by its established or, generic, or proper name.
- 11 Section 7. That § 36-11-46.7 be amended to read:
- 36-11-46.7. The requirements of §§ 36-11-46.1 to 36-11-46.3, inclusive, and § 36-11-46.6.
- and sections 9 to 11, inclusive, of this Act do not apply to an order to dispense a drug or
- 14 <u>biological product</u> to a hospital patient.
- 15 Section 8. That § 36-11-46.8 be amended to read:
- 36-11-46.8. The selection of an equivalent drug product or interchangeable biological
- 17 product does not, in itself, in the absence of willful misconduct or negligence, constitute a cause
- of action against the practitioner.
- 19 Section 9. That chapter 36-11 be amended by adding a NEW SECTION to read:
- A pharmacist dispensing a prescription drug order for a biological product prescribed by its
- 21 brand or proper name may select an interchangeable biological product of the prescribed
- 22 product. Within five business days following the dispensing of a biological product, the
- 23 dispensing pharmacist or the pharmacist's designee shall make an entry of the specific product
- 24 provided to the patient, including the name of the product and the manufacturer. The

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1 communication shall be conveyed by making an entry that is electronically accessible to the

- 2 prescriber through:
- 3 (1) An interoperable electronic medical records system;
- 4 (2) An electronic prescribing technology;
- 5 (3) A pharmacist benefit management system; or
- 6 (4) A pharmacy record.
- 7 Section 10. That chapter 36-11 be amended by adding a NEW SECTION to read:
- 8 Any entry into an electronic records system as described in section 9 of this Act is presumed
- 9 to provide notice to the practitioner. Otherwise, the pharmacist shall communicate the biological
- product dispensed to the practitioner using facsimile, telephone, electronic transmission, or
- other prevailing means, if communication is not required where:
- 12 (1) There is no interchangeable biological product approved by the U.S. Food and Drug
- Administration for the product prescribed; or
- 14 (2) A refill prescription is not changed from the product dispensed on the prior filling of
- the prescription.
- Section 11. That chapter 36-11 be amended by adding a NEW SECTION to read:
- 17 The pharmacist shall, unless otherwise instructed by the prescriber, label the prescription
- 18 container with the name of the dispensed biological product. If the dispensed biological product
- does not have a brand name, the prescription label shall indicate the proper name of the
- 20 biological product dispensed. If a pharmacist selects an interchangeable biological product for
- 21 the brand name biological product prescribed, the prescription container label shall identify the
- 22 proper name and may identify the brand name for which the selection is made. The dual
- 23 identification allowed under this section shall take the form of the following statement on the
- prescription container label: (proper name) interchangeable with (brand name). The pharmacy

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- 1 file copy of each prescription shall include the brand name, if any, or the proper name, and the
- 2 name of the manufacturer of the biological product dispensed. The prescription container label
- 3 shall include all information required by federal and state law or by rule promulgated by the
- 4 board pursuant to chapter 1-26.